§ 86.405

- (2) Except for a request for an extension of time, a motion must be made in writing unless the parties appear in person or participate in a conference telephone call. The ALJ may require a party to reduce an oral motion to writing.
- (3) If a party files a written motion, the party shall do so in accordance with §86.405.
- (4) Except for a request for an extension of time, the ALJ may not grant a party's written motion without the consent of the other party unless the other party has had at least 21 days from the date of service of the motion to respond. However, the ALJ may deny a motion without awaiting a response.
- (5) The date of service of a motion is determined by the standards for determining a filing date in §86.405(d).

(Authority: 20 U.S.C. 1145g)

§86.405 What are the requirements for filing written submissions?

- (a) Any written submission under this subpart must be filed by hand-delivery, by mail, or by facsimile transmission. The Secretary discourages the use of facsimile transmission for documents longer than five pages.
- (b) If a party files a brief or other document, the party shall serve a copy of the filed material on the other party on the filing date by hand-delivery or by mail. If agreed upon by the parties, service of a document may be made upon the other party by facsimile transmission.
- (c) Any written submission must be accompanied by a statement certifying the date that the filed material was filed and served on the other party.
- (d)(1) The filing date for a written submission is the date the document is—
 - (i) Hand-delivered;
 - (ii) Mailed; or
 - (iii) Sent by facsimile transmission.
- (2) If a scheduled filing date falls on a Saturday, Sunday, or Federal holiday, the filing deadline is the next Federal business day.
- (e) A party filing by facsimile transmission is responsible for confirming that a complete and legible copy of the document was received by the Department.

(f) If a document is filed by facsimile transmission, the Secretary or the designated Department official, as applicable, may require the filing of a follow-up hard copy by hand-delivery or by mail within a reasonable period of time.

(Authority: 20 U.S.C. 1145g) [57 FR 56795, Nov. 30, 1992]

§ 86.406 What must the ALJ do if the parties enter settlement negotiations?

- (a) If the parties to a case file a joint motion requesting a stay of the proceedings for settlement negotiations or for the parties to obtain approval of a settlement agreement, the ALJ grants the stay.
- (b) The following are not admissible in any proceeding under this part:
- (1) Evidence of conduct during settlement negotiations.
- (2) Statements made during settlement negotiations.
 - (3) Terms of settlement offers.
- (c) The parties may not disclose the contents of settlement negotiations to the ALJ. If the parties enter into a settlement agreement and file a joint motion to dismiss the case, the ALJ grants the motion.

 $(Authority \hbox{:}\ 20\ U.S.C.\ 1145g)$

§86.407 What are the procedures for scheduling a hearing?

- (a) If the IHE requests a hearing by the time specified in §86.304(a)(3), the designated Department official sets the date and the place.
- (b)(1) The date is at least 15 days after the designated Department official receives the request and no later than 45 days after the request for hearing is received by the Department.
- (2) On the motion of either or both parties, the ALJ may extend the period before the hearing is scheduled beyond the 45 days specified in paragraph (b)(1) of this section.
- (c) No termination takes effect until after a hearing is held and a decision is issued by the Department.
- (d) With the approval of the ALJ and the consent of the designated Department official and the IHE, any time